IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

TANIA EVETTE WRIGHT,

Plaintiff,

v. ORDER

THE SHALOM CENTER OF INTERFAITH NETWORK OF KENOSHA COUNTY, INC.,

21-cv-280-jdp

Defendant.

Plaintiff Tania Evette Wright, appearing pro se, alleges that she was fired for abandoning her job at the Shalom Center of Interfaith Network of Kenosha County despite the Shalom Center approving her leave of absence. I granted Wright leave to proceed on claims under the Family and Medical Leave Act, the Families First Coronavirus Response Act, and the Employee Retirement Income Security Act. Dkt. 4.

The Shalom Center has filed a motion to dismiss or transfer the case for improper venue. Dkt. 10. Under 28 U.S.C. § 1391(b), venue is proper where defendants reside or where the events giving rise to the claim took place. A corporation resides in any district "within which its contacts would be sufficient to subject it to personal jurisdiction." Section 1391(d). A declaration from Tamarra Coleman, the executive director of the center, states that it is located in Kenosha (which is in the Eastern District of Wisconsin); that it operatives exclusively in Kenosha County, serving food, shelter, and guidance to low-income and homeless people there; and that the events described in Wright's complaint occurred in Kenosha County. Dkt. 11. Wright doesn't dispute these assertions, instead arguing that the case should remain in the Western District for statute-of-limitations purposes. See Dkt. 12.

Given the undisputed facts regarding the Shalom Center's location and the events in

the complaint, I conclude that venue is improper here in the Western District and I will grant

the Shalom Center's motion. Wright's concern about the statute of limitations is not a reason

to keep the case in this court. But Wright won't have to start over with a new lawsuit: instead

of dismissing the case I will transfer it to the Eastern District. See 28 U.S.C. § 1406(a) (When

venue is improper, the court must dismiss the case, or if it is in the interest of justice, transfer

the case to any district where it could have been brought.).

That leaves an additional motion by each party. The Shalom Center has filed a motion

for a more definite statement. Dkt. 10. Wright asks for the court's assistance in recruiting her

counsel. Dkt. 12. Given my transfer of the case for improper venue, it is appropriate to leave

those motions for the Eastern District to decide.

ORDER

IT IS ORDERED that defendant's motion to dismiss or transfer the case for improper

venue, Dkt. 10, is GRANTED in part. This case is TRANSFERRED to the United States

District Court for the Eastern District of Wisconsin.

Entered November 17, 2021.

BY THE COURT:

/s/

JAMES D. PETERSON

District Judge

2